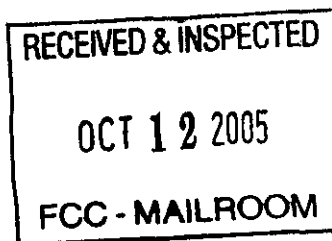




THE STATE

OF WYOMING



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GOVERNOR

## Public Service Commission

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September 30, 2005

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Marlene H. Dortch  
Office of the Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW, Room TW-A306  
Washington, DC 20554

Karen Majcher  
Universal Service Administrative Company  
2000 L Street, NW, Suite 200  
Washington, DC 20036

RE: Residential Rate Comparability Certification for Wyoming's Non-Rural  
Incumbent Local Exchange Carrier Serving in Rural Areas within Wyoming  
Pursuant to 47 C.F.R. § 54.316  
(CC Docket No. 96-45)

Ms. Dortch and Ms. Majcher:

The Wyoming Public Service Commission (WPSC) hereby submits, pursuant to 47 C.F.R. § 54.316, its residential rate comparability certification to the Federal Communications Commission (FCC) and to the Universal Service Administrative Company (USAC). 47 C.F.R. § 54.316, **Rate comparability review and certification for areas served by non-rural carriers**, requires state commissions to annually review the comparability of residential rates in rural areas of the state served by non-rural incumbent local exchange carriers to urban rates nationwide. Qwest Corporation (Study Area Code 515108) is the only non-rural incumbent local exchange carrier in Wyoming and Qwest also serves in the rural areas of the state. 47 C.F.R. § 54.316 further requires the WPSC to certify to the FCC and the USAC whether rates are reasonably comparable pursuant to the universal service principles contained in section 254(b)(3) of the federal Telecommunications Act of 1996.

This residential rate review and certification is pursuant to the FCC's expanded certification process contained in the FCC's *Order on Remand, Further Notice of Proposed Rulemaking, and Memorandum Opinion and Order*, CC Docket

No. 96-45, FCC 03-249 released October 27, 2003 (commonly referred to as the *Remand Order*). The nationwide urban rate benchmark equals the most recent average urban rate plus two weighted average standard deviations. The average urban rate and standard deviation are found in the most recent *Reference Book of Rates, Price Indices, and Expenditures for Telephone Service* published by the Wireline Competition Bureau of the FCC. For this certification, the nationwide urban rate benchmark is \$34.21 per month.

Exhibit 1 to this filing is a presentation of the Basic Service Rate Template for Wyoming as more fully described in the Joint Board's Recommended Decision, in paragraph 86 of the FCC's *Remand Order* and contained in Appendix F to the *Remand Order*. This Exhibit presents, in detail, the residential rate data for the most rural areas (Rural Zone 3) within Wyoming as required by the *Remand Order* and 47 C.F.R. § 54.316. This Exhibit shows these rural residential customers, served by the non-rural incumbent local exchange carrier, pay a monthly rate of \$42.71, or 125 percent (125%) of the nationwide urban rate benchmark. Because of the manner in which federal support is targeted, residential customers located in Rural Zone 1 and Rural Zone 2 also pay the monthly rate of \$42.71. One hundred percent (100%) of the federal high cost support received by Qwest in Wyoming is reflected as an explicit and direct bill credit to its rural customers. Based on these facts, the methods in which the average urban rate was calculated and the rate comparison requirements contained in the *Remand Order*, the Wyoming Commission must conclude its rural residential rates are not reasonably comparable to the nationwide urban rate benchmark. Another factor impacting the rate comparison is the continued presence of substantial amounts of implicit subsidies in local rates constituting the average urban rate and the nationwide urban rate benchmark.


There are several reasons why the rates are not reasonably comparable, with the main factor being that Wyoming has cost-based rates for its rural areas and no other state does (a fact recognized several times by the FCC in the *Remand Order*). The WPSC has fully implemented the statutory mandates of the pro-competitive Wyoming Telecommunications Act of 1995 (Wyoming Act) (W.S. §§ 37-15-101 through 37-15-502). Relevant sections of the Wyoming Act are W.S. § 37-15-402 which requires cost-based pricing for all retail telecommunications services in Wyoming, W.S. § 37-15-403 which prohibits cross subsidies and eliminates implicit subsidies and W.S. § 37-15-501, establishing the Wyoming Universal Service Fund. Qwest now has in place de-averaged cost-based residential rates with all implicit subsidies removed from residential rates and the WPSC has implemented the explicit subsidy support program – the Wyoming Universal Service Fund. The residential rate shown on Exhibit 1 to this certification reflects the truly high cost, rural nature of much of Wyoming.

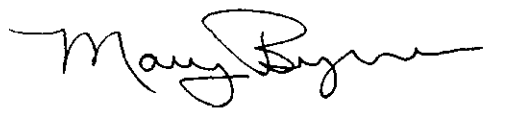
The WPSC pursued a remedy to this residential rate disparity through its request for further federal action, provided to state commissions in Part IV.D.2.e. of the *Remand Order*. On December 21, 2004, the WPSC, along with the Wyoming Office of Consumer Advocate, filed a *Joint Petition for Supplemental Federal*

*Universal Service Funds for Customers of Wyoming's Non-Rural Incumbent Local Exchange Carrier (Joint Petition)*, with the FCC. In the *Joint Petition*, the WPSC provided a summary of the background, circumstances and history of the WPSC's request for additional federal universal service funds. The *Joint Petition* clearly demonstrates Wyoming has taken all necessary steps to achieve reasonable comparability through our actions and the application of existing federal support. In response to the *Joint Petition*, the FCC opened a proceeding and established a pleading cycle on February 14, 2005, in CC Docket 96-45, to address the issues raised by the WPSC. That proceeding is currently pending before the FCC.

The WPSC looks forward to working with the FCC, the USAC and all other interested parties in maintaining the Universal Service goals and principles contained in Section 254 of the federal Telecommunications Act of 1996 and achieving residential rate comparability in Wyoming.

Sincerely,

  
Kathleen A. Lewis  
Deputy Chair

  
Mary Byrnes  
Commissioner

**Exhibit 1**

**Wyoming Public Service Commission  
Rate Comparability Analysis  
Residential Rate Data  
Pursuant to 47 C.F.R. § 54.316**

Residential Customers in the Most Rural Areas of Wyoming Served  
by the Non-Rural Incumbent Local Exchange Carrier

Rate, Surcharges, Credits and Taxes as of July 2005:

Basic Residential Access Line Rate	\$69.35
Federal Universal Service Fund Credit	(\$32.05)
Wyoming Universal Service Fund Credit	<u>(\$5.50)</u>
<b>Net Residential Rate Subject to Mandatory Surcharges and Taxes</b>	<b>\$31.80</b>
Federal Subscriber Line Charge	\$6.50
Federal Universal Service Fund Surcharge	\$0.72
Telecommunications Relay System Surcharge	\$0.06
Wyoming Lifeline Program Surcharge	\$0.15
E911 Emergency Calling System Tax	\$0.75
Federal Excise Tax	\$1.17
Wyoming State Sales Tax	<u>\$1.56</u>
<b>Total Basic Residential Service Rate to Customer</b>	<b><u>\$42.71</u></b>